

## AN ANARCHIST CONVICTED.

DOESBEEHLER GUILTY OF ATTEMPTING TO KILL WILLIAM STRANGE.

We Made the Bomb. After Meets Formula, that Was Found on Mr. Strange's Lawn.—Said He Would Give \$50 and a Bag of Bear to Blow Up the Manufacturer.

PATERSON, N. J., July 11.—The jury in the case of the dynamiters who have been on trial in the Passaic County Court of Quarantine for the last three days, to-day found Charles A. Doebelel guilty of attempting to take the life of William Strange with a dynamite bomb, and of trying to destroy property. Robert Seidel, the saloon keeper, was acquitted.

In closing the case for the State this morning Prosecutor Geurie said there was no doubt that Doebelel had tried to kill Mr. Strange, and that attempt at homicide under the laws of the State was a felony. He said:

"The law presumed that the prisoners had the deadly intent in their minds before the act was committed, and hence the crime was deemed with malice aforethought. The culprits had to prove that they did not have such intent, and if it were true that the bomb was capable of shattering the home of Mr. Strange and killing the occupants, they were guilty of the first count in the indictment. Doebelel's story is that he was willing to give \$50 and a bag of bear to be able to blow up the manufacturer."

Doebelel is an Anarchist, and not a Democrat as counsel would have us believe. He means nothing for the bomb boy. The objects of the dynamiters were to injure the property of others and to ignore law and government. Only the other day the honored President of the Senate, Mr. George F. Edmunds, thinking that these men deserve the same fate."

Judge Hopper made a brief charge to the jury, and the trial sat over shortly before 6 o'clock. They deliberated half an hour, and then announced that they found Doebelel guilty of attempted murder.

The indictments charging the men with sending threatening letters were then considered. Doebelel had acknowledged writing the letters, and he said he wanted to be tried on the charge, and the case was opened with the statement:

"Doebelel was pleased with his acquittal on the first charge, and went to the witness stand smiling. He said he knew nothing about the second charge, but that he might have written ten in his place. He had frequently given paper and writing materials to Doebelel during the time he was in prison, and he said that he had written words for the manufacturers until he was afterward told of it by August Miller."

Miller said that Doebelel had furnished the paper and materials with which he wrote the letter to Mr. Strange, and had suggested most of the contents. In fact he dictated the letter, and witnessed it being written here and there.

The case was adjourned until to-morrow.

The man accused of attempted murder in this State is ten years imprisonment at hard labor, and this may be imposed on Doebelel on the charge of sending threatening letters in nine months imprisonment or \$500 fine, or both.

## KNOCKED HIS BABY SENSELESS.

Cullen Beat His Wife—One Year's Imprisonment and \$500 Fine.

Walter Cullen, a stevedore, 35 years old, of 100 North Sixth street, Williamsonburgh, was tried by Justice Geeting in the Lee Avenue Police Court yesterday for wife-beating. Mrs. Cullen and their three children were just going to bed on Sunday night when Cullen returned home in an ugly mood. Mrs. Cullen had a baby in her arms. Cullen tried to strike her with his fist. She dodged the blow, but the child received a cut in the face. The child's screams angered Cullen, and he struck the little one again. What followed Mrs. Cullen told him:

"The child," she said, "became unconscious, and then my husband began to beat me. He then hit me in the head, and I fell on my side. Then he hit me, and when I got up, all his strength gave out, and he sank exhausted in a chair. Besides this black eye I have, he has cut me in the head, and my whole body is cut and bruised. He often declared that he would yet end his life in prison on account of me."

Cullen was accused of having exhibited his brutality. He gave as a reason for his conduct that she abused him. In sentence:

You ought to be blushed until you are black and blue. It is a pity there is no whipping post here at the State of Delaware. You deserve to be whipped. You have bare back for the shocking manner in which you treated your wife and child. In this case you will go to the Kings county penitentiary for one year, and in addition you are to serve 100 days in jail, to defray to serve an additional 250 days."

When Cullen came into the prisoners' pen he shouted, "Oh, my poor, dear wife! What will become of her and the children?"

## TRIAL OF MIKE J. STEIN.

Put Off Until Mr. Weeks Can Examine the Evidence Anew.

Lawyer W. E. Howe moved before Judge Cowing, in the General Sessions, yesterday, for the immediate trial of ex-As embalmer Myer J. Stein, who was indicted for perjury in giving false testimony in the McAdoo-Donnelly shooting case. In the trial of Donnelly he had urged that Mr. Stein testify that he had written a resolution to a person who was threatening him at Donnelly. Assistant District Attorney Weeks proved that the revolver which Mr. Stein produced in court had not left the factory at the time of the shooting.

Mr. Weeks said that it might make him hesitate on the part of the prosecution. "We have an abundance of testimony," he said, "to prove that Stein had the revolver. The District Attorney should set this mistake right."

Assistant District Attorney McIntyre said the Mr. Stein had borne the test of character and honor three times, and he was entitled to be held in esteem. No further burden of evidence. An appeal will be taken in the cases of two; on behalf of one it will be argued that he is a merchant, and the other that he was born a tannerman.

Court Calendar This Day.

SUPREME COURT—GENERAL TERM.—Recess. CHAMBERS—MAY 1.—Adjourned for the term.

CIRCUIT COURT—WATER L. II., III., and IV.—Adjourned for the term.

SUPERIOR COURT—TRAIL TERM.—No day calendar.

E. COURTS: JOHN J. KEESLER, ALEXANDER DOMINICK, EASTON, JOHN J. KEESELER, ALEXANDER DOMINICK, EASTON, MICHAEL J. BYRNE, MICHAEL FULLEN ALBOM & M. J. BYRNE, ALBOM & CO.—Adjourned sine die.

MANUFACTURERS' TRAIL TERM.—Adjourned sine die.

TRAIL TERM.—PARTS I., II., and III.—Adjourned for the term.

Mr. Howe said he was willing to withdraw the motion pending Mr. McIntyre's communication with Mr. Weeks. The motion was then withdrawn.

## Free Chitese to Be Deported.

PLATTSBURGH, N. Y., July 11.—Of the six Chinamen captured some time ago, five were to-day sentenced to serve twenty-two days in the Albany Penitentiary and them to be deported to China. The fifth will be held until after the trial of the Chinese for their release. An appeal will be taken in the cases of two; on behalf of one it will be argued that he is a merchant, and the other that he was born a tannerman.

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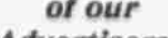
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NEW YORK STOCK EXCHANGE—Sales July 12.

UNITED STATES AND STATE BONDS IN \$1,000,000.

10 U. S. &amp; 200.—\$1,000,000. 10% 100.—\$1,000,000.

CLOSING QUOTATIONS OF UNITED STATES BONDS.

July 12, 1894. Adm'd. Bid. Ask'd. Adm'd.

RAILROAD AND OTHER BONDS (IN \$1,000,000).

15 Atchison ds. 75 S. &amp; G. Co. 80.—\$1,000,000.

25 B. &amp; M. 75.—\$1,000,000.

35 B. &amp; M. 75.—\$1,000,000.

40 B. &amp; M. 75.—\$1,000,000.

45 B. &amp; M. 75.—\$1,000,000.

50 B. &amp; M. 75.—\$1,000,000.

55 B. &amp; M. 75.—\$1,000,000.

60 B. &amp; M. 75.—\$1,000,000.

65 B. &amp; M. 75.—\$1,000,000.

70 B. &amp; M. 75.—\$1,000,000.

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